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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/804,596		03/18/2004	Michael Lange	905.020US2	9548
21186	7590	08/23/2004		EXAMINER	
SCHWEGN	MAN, I	LUNDBERG, WO	CHANG, CHING		
P.O. BOX 29 MINNEAPO	,	IN 55402		ART UNIT	PAPER NUMBER
Minited		111 00 102		3748	

Please find below and/or attached an Office communication concerning this application or proceeding.

,	Application No.	Applicant(s)	
	10/804,596	LANGE ET AL.	
Office Action Summary	Examiner	Art Unit	T
	Ching Chang	3748	
The MAILING DATE of this communication	1 •	vith the correspondence a	ddress
Period for Reply	,		
A SHORTENED STATUTORY PERIOD FOR RITHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, If NO period for reply is specified above, the maximum statutory properties to reply within the set or extended period for reply will, by some Any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event, however, may a n. a reply within the statutory minimum of th eriod will apply and will expire SIX (6) MO	reply be timely filed irty (30) days will be considered tim INTHS from the mailing date of this ABANDONED (35 U.S.C. § 133).	ely. communication.
Status			
1) Responsive to communication(s) filed on			
, 	This action is non-final.	•	
3) Since this application is in condition for all		tters, prosecution as to th	ne merits is
closed in accordance with the practice und			
Disposition of Claims			
4)⊠ Claim(s) <u>1-22</u> is/are pending in the applica	ation.		
4a) Of the above claim(s) is/are with			
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-22</u> is/are rejected.			
7) Claim(s) is/are objected to.		,	
8) Claim(s) are subject to restriction a	nd/or election requirement.		
Application Papers			
9) The specification is objected to by the Exa	miner.		
10) The drawing(s) filed on is/are: a)		by the Examiner.	
Applicant may not request that any objection to			
Replacement drawing sheet(s) including the co			
11) The oath or declaration is objected to by the			
Priority under 35 U.S.C. § 119			
12) ☐ Acknowledgment is made of a claim for for	reign priority under 35 U.S.C.	& 119(a)-(d) or (f)	
a) ☐ All b) ☐ Some * c) ☐ None of:	cigit priority andor 0,5 0.0.0.	3 1 10(4) (4) 51 (1).	
1.☐ Certified copies of the priority docur	ments have been received.		
2. Certified copies of the priority docur		Application No	
3. Copies of the certified copies of the			al Stage
application from the International Bu			J
* See the attached detailed Office action for a		t received.	
Attachment(s)			
1) M Notice of References Cited (PTO-892)	4) Interview	Summary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948	Paper No	o(s)/Mail Date	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/S Paper No(s)/Mail Date 03/18/2004.	B/08) 5) Notice of 6) Other: _	Informal Patent Application (P	TO-152)

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DETAILED ACTION

Double Patenting

1. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

1(a). Claim 1 is rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claim 1 of Lange et al. (U.S. Patent 6,712,789).

Although the claims are not identical, they are not patentably distinct from each other because the claim of the instant application are substantially the same as that claimed in the US '789 Patent; however, the scope of claim 1 in the instant application lacking the limitations of separable to the sheath, the sheath including at least one tab extending away from a longitudinal axis of the sheath, and sliding to a movable valve assembly, is broader than that of the claim 1 in US '789 Patent.

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1(b). Claim 1 is rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claim 12 of Lange et al. (U.S. Patent 6,712,789).

Although the claims are not identical, they are not patentably distinct from each other because the claim of the instant application are substantially the same as that claimed in the US '789 Patent; however, the scope of claim 1 in the instant application lacking the limitations of separable to the sheath, a membrane, and sliding to a movable valve assembly, is broader than that of the claim 12 in US '789 Patent.

1(c). Claim 2 is rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claim 15 of Kraus (U.S. Patent 6,641,564).

Although the claims are not identical, they are not patentably distinct from each other because the claim of the instant application are substantially the same as that claimed in the US '564 Patent; however, the scope of claim 2 in the instant application lacking the limitations of the sheath including at least one tab extending away from a longitudinal axis of the sheath, a needle disposed within the dilator, a needle retraction mechanism coupled with the needle and the dilator, and sliding to a movable valve assembly, is broader than that of the claim 15 in US '564 Patent.

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Claim Objections

- 2. Claims 10-16, and 17-22 are objected to because of the following informalities:
 - -" the longitudinal axis " after " along " , " the introducer " after " a portion of " , and " the movable longitudinal axis " after " aligned with " in claim 10 appear to be the movable valve longitudinal axis --, -- the introducing apparatus --, and the movable valve longitudinal axis --, respectively.
 - " the coupling " after " the sheath with " in claim 17 appears to be -- a coupling --

Appropriate corrections are required.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 4. Claims 1, 9, and 10-13 are rejected under 35 U.S.C. 102(b) as being anticipated by Walker et al. (US Patent 5,755,693).

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Walker discloses an introducing apparatus (10) comprising: a tubular sheath (18) having an external diameter, the sheath having a sheath passage (24) including an internal diameter sized to receive a medical instrument (12) therethrough, the sheath extending from a sheath distal end to a sheath proximal end; a movable valve assembly (64, 64a) including a valve, the movable valve assembly movably coupled proximal to the sheath, the movable valve assembly movable from a first position (See Figs. 12 and 15) to a second position (other than the first position shown in Figs. 12 and 15) along a portion (28) of the introducing apparatus, in the first position the valve is disposed through the longitudinal axis of the sheath, in the second position the valve is disposed away from the longitudinal axis of the sheath, the movable valve assembly movable from the second position to the first position along the introducing apparatus while the medical instrument is disposed (See Fig. 15) through the sheath passage along at least the sheath proximal end; the movable valve defined in part by a movable valve longitudinal axis (perpendicular to the longitudinal axis of the sheath), the movable valve moves from a second position to a first position along the movable valve longitudinal axis; wherein the movable valve assembly having an open end (76) substantially aligned with the movable valve longitudinal axis, the open end traveling over at least a portion of the sheath passage when the movable valve assembly moves from the second position to the first position, and the valve disposed within at least a portion of the open end; wherein the valve comprises a membrane (30F), wherein the membrane has a slit (74) therein, wherein the slit is substantially parallel with the movable valve longitudinal axis, wherein the at least one tab (56, 58) is defined in part by a tab

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longitudinal axis, wherein the movable valve assembly includes a valve support member (70, 68, 66) coupled with a seal (30F), and the valve support member includes at least one arm (66, 68) at least partially encompassing the at least one tab.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claim 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over Walker (as applied to claim 1 above) in view of Pohndorf et al. (US Patent 5,441,504).

Walker discloses the invention, however, fails to disclose a dilator being used.

The patent to Pohndorf on the other hand, teaches that it is conventional in the art of a splittable lead introducer, to utilize a dilator (66) with an introducer (60).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have utilized the dilator as taught by Pohndorf in the Walker device, since the use thereof would provide an alternative usage for an introducer.

7. Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Walker (as applied to claim 1 above) in view of West (US Patent 6,322,541).

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Walker discloses the invention, however, fails to disclose a side port assembly being coupled with the sheath.

The patent to West on the other hand, teaches that it is conventional in the art of a vascular introducer, to utilize a side port assembly (19, 20) having a snap-fit or thread-connection to an introducer sheath (12).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have utilized the side port assembly as taught by West in the Walker device, since the use thereof would provide an improved introducer.

8. Claims 17-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Walker et al. (US Patent 5,755,693) in view of West et al. (US Patent No. 6,322,541).

Walker discloses an introducing apparatus comprising: an elongate tubular sheath (18) having an external diameter, the sheath having a bore (24) including an internal diameter sized to receive a cannula (12; or the like) therethrough, the sheath comprising a separable sheath (through 56, 58, and 18); the sheath extending from a distal end to a proximal end; the sheath including at least one tab (56, 58) extending away from a longitudinal axis of the sheath; and a movable valve assembly (64, 64a) movably coupled relative to the at least one tab, the moveable valve assembly adapted to move from a first position (See Fig. 12 and 15) to a second position (other than the first position, along 28), in the first position the movable valve assembly disposed through the longitudinal axis of the sheath, in the second position the movable valve assembly disposed away from the longitudinal axis of the sheath.

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Walker discloses the invention, however, fails to disclose a side port assembly being coupled with the sheath.

The patent to West on the other hand, teaches that it is conventional in the art of a vascular introducer, to utilize a side port assembly (19, 20), snap-fitted or thread-connected to an introducer sheath (12) having a dilator (14) therethrough.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have utilized the side port assembly as taught by West in the Walker device, since the use thereof would provide an improved introducer.

9. Claims 2-7, and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Walker (as applied to claims 1 and 16 above) in view of Pohndorf et al. (US Patent 5,441,504).

Walker discloses the invention, however, fails to disclose the movable valve assembly being slidable along the tab longitudinal axis.

The patent to Pohndorf on the other hand, teaches that it is conventional in the art of a splittable lead introducer, to utilize an introducer (60) with a dilator (66) therethrough and have a movable valve assembly (70) slidable along a tab longitudinal axis (72, 78).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have utilized the movable valve assembly with the slidable mechanism as taught by Pohndorf in the Walker device, since the use thereof would provide an improved introducer.

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10. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Walker in view of Pohndorf et al. (as applied to claim 1), and further in view of West et a. (US Patent 6,322,541).

The modified Walker device discloses the invention, however, fails to disclose a releasable side port being used.

The patent to West on the other hand, teaches that it is conventional in the art of a vascular introducer, to utilize a releasable side port assembly (19, 20) being used with a vascular introducer (10).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have utilized the releasable side port as taught by West in the modified Walker device, since the use thereof would provide an improved introducer.

Conclusion

- 11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - Honerbrink et al. (US Patent 6,589,262).
- 12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ching Chang whose telephone number is (703)306-3478. The examiner can normally be reached on M-Th, 7:00 AM -5:00 PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas Denion can be reached on (703)308-2623. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Patent Examiner

Ching Chang

THOMAS DENION
SUPERVISORY PATENT EXAMINER

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